criteria in Section 7(f)(l)(A) of the Act; and according to Section 7(f)(l)(B), determined that Springfield is better able than Keokuk and Quincy to provide official services in the southern portion of the Quincy geographic area, as follows: Greene, Macoupin (southwest of a straight line from the junction of State Route 111 and the northern Macoupin County line southeast to the junction of Interstate 55 and State Route 16), and Pike (southwest of a line bounded by U.S. Route 54 northeast to State Route 107; State Route 107 northeast to State Route 104; State Route 104 east to the eastern Pike County line) Counties, Illinois.

Effective April 1, 1995, and ending April 30, 1995 (the end of their present designation), Keokuk is designated to provide official inspection services in the geographic area specified above in addition to the area they are already designated to serve. Effective April 1, 1995, and ending March 31, 1997 (the end of their present designation), Springfield is designated to provide official inspection services in the geographic area specified above in addition to the area they are already designated to serve.

Interested persons may obtain official services by contacting Keokuk at 319–524–6482 and Springfield at 217–522–5233

**AUTHORITY:** Pub. L. 94–582, 90 Stat. 2867, as amended (7 U.S.C. 71 *et seq.*)

Dated: March 13, 1995

### Neil E. Porter

Director, Compliance Division
[FR Doc. 95–6646 Filed 3–17–95; 8:45 am]
BILLING CODE 3410–EN–F

## **DEPARTMENT OF COMMERCE**

## Agency Form Under Review by the Office of Management and Budget

DOC has submitted to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. chapter 35).

Agency: Bureau of the Census.

Title: Survey of Income and Program
Participation – 1993 Panel Waves 9 and

Form Number(s): SIPP–13900. Agency Approval Number: 0607– 0759.

Type of Request: Revision of a currently approved collection.
Burden: 42,000 hours.
Number of Respondents: 42,000.
Avg Hours Per Response: 30 minutes.
Needs and Uses: The Survey of Income and Program Participation

(SIPP) is a longitudinal, demographic, household survey in which the Census Bureau interviews sample households in waves occurring every 4 months over a 2 1/2 year period. The survey is molded around a central "core" of labor force and income questions that remain fixed during each wave of a panel. The core is periodically supplemented with questions designed to answer specific needs. These supplemental questions are referred to as "topical modules." The Census Bureau is requesting an extension of the 1993 Panel to conduct two additional waves of interviews extending the life of the 1993 Panel to three years. The topical modules for Wave 9 include the following: 1) **Retirement Expectations and Pension** Plan Coverage, 2) Work Schedule, 3) Child Care, 4) Children's Well-being, 5) Child Support Agreements, 6) Support for Nonhousehold Members, and 7) Basic Needs. Wave 9 interviews will be conducted from October 1995 through January 1996. Wave 10 interviews will have no topical modules and will be conducted from October 1995 through January 1996.

Affected Public: Individuals or households.

*Frequency:* Each Wave is done once during the panel.

Respondent's Obligation: Voluntary. OMB Desk Officer: Maria Gonzalez, (202) 395–7313.

Copies of the above information collection proposal can be obtained by calling or writing Gerald Taché, DOC Forms Clearance Officer, (202) 482–3271, Department of Commerce, room 5312, 14th and Constitution Avenue, NW, Washington, DC 20230.

Written comments and recommendations for the proposed information collection should be sent to Maria Gonzalez, OMB Desk Officer, room 10201, New Executive Office Building, Washington, DC 20503.

Dated: March 14, 1995.

### Gerald Taché,

Departmental Forms Clearance Officer, Office of Management and Organization.
[FR Doc. 95–6808 Filed 3–17–95; 8:45 am]
BILLING CODE 3510–07–F

# **Economics and Statistics Administration**

Advisory Committee of the Task Force for Designing the Year 2000 Census and Census-Related Activities for 2000–2009

**AGENCY:** Economics and Statistics Administration, Department of Commerce.

**ACTION:** Notice of Public Meeting.

SUMMARY: Pursuant to the Federal Advisory Committee Act (Public Law 92–463, as amended by Public Law 94–409), we are giving notice of a meeting of the Advisory Committee of the Task Force for Designing the Year 2000 Census and Census-Related Activities for 2000–2009. The meeting will convene on Friday, March 31, 1995, at The Embassy Row Hotel, 2015 Massachusetts Avenue, NW., Washington, DC.

The Advisory Committee is composed of a Chair, Vice Chair, and twenty-five member organizations, all appointed by the Secretary of Commerce. The Advisory Committee will consider the goals of the census and user needs for information provided by the census, and provide a perspective from the standpoint of the outside user community on how proposed designs for the year 2000 census realize those goals and satisfy those needs. The Advisory Committee shall consider all aspects of the conduct of the census of population and housing for the year 2000, and shall make recommendations for improving that census.

**DATES:** The meeting will begin at 8:00 a.m. and adjourn at 11:30 a.m. on Friday, March 31, 1995.

ADDRESSES: The meeting will take place at The Embassy Row Hotel, 2015 Massachusetts Avenue, NW., Washington, DC.

FOR FURTHER INFORMATION CONTACT: Persons wishing additional information regarding this meeting, or who wish to submit written statements or questions, may contact Susan M. Knight, Department of Commerce, Bureau of the Census, Room 2066, Federal Building 3, Washington, D.C. 20233. Telephone:

(301) 457-2095.

SUPPLEMENTARY INFORMATION: The agenda for the meeting includes a presentation to Commerce Secretary Ronald H. Brown of the final report of the Committee on the design phase of the 2000 census, a status report on the 1995 Census Test, and any other business the Chair and Advisory Committee members deem appropriate for this meeting. The meeting is open to the public. A brief period will be set aside for public comment and questions. However, persons with extensive questions or statements for the record must submit them in writing to the Commerce Department official named above at least three working days prior to the meeting. The meeting is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids

should be directed to Pat Ellis on (301) 457–2095.

Dated: March 15, 1995.

#### Everett M. Ehrlich,

Under Secretary for Economic Affairs, Economics and Statistics Administration. [FR Doc. 95–6809 Filed 3–17–95; 8:45 am] BILLING CODE 3510–EA–M

## **Bureau of Export Administration**

In the matter of Joseph P.M. D'Haens, Respondent

[Docket No. 7102-01]

## **Related Person Order**

Whereas, on April 25, 1988, then-Under Secretary for Export Enforcement Paul Freedenberg entered an order affirming a March 25, 1988 Recommended Decision and Order entered against Respondent Joseph P.M. d'Haens (d'Haens) by the Administrative Law (ALJ), which, in pertinent part, provided that:

For a period of 20 years \* \* \* Respondent, Joseph P.M. d'Haens, Amerikalei 96, 2000 Antwerp, Belgium, and all successors, assignees, officers, partners, representatives, agents, and employees are hereby denied all privileges of participating, directly or indirectly, in any manner of [sic] capacity, in any transaction involving commodities or technical data exported from the United States \* \* \*.

\* \* \* \* \*

After notice and opportunity for comment, such denial of export privileges may be made applicable to any person, firm, corporation, or business organization with which the Respondent is now or hereafter may be related by affiliation, ownership, control, position of responsibility, or other connection in the conduct of export trade or related services.

Whereas, on May 28, 1993, the ALJ issued an Order to, *inter alia*, <sup>1</sup> Discom NV, Endymion NV, and Kronatech NV directing them to show cause why the sanctions in the April 25, 1988 Order entered against d'Haens should not be made applicable to them because of their relationship to d'Haens in the conduct of export trade or related services:

Whereas, on December 25, 1993, d'Haens responded to the Order to Show Cause by admitting that he has a business relationship with Discom NV, Endymion NV, and Kronatech NV;

Whereas, the ALJ has recommended, based on the evidence of record, that I enter an Order finding that the above

persons are related to d'Haens by affiliation, ownership, control, position of responsibility, or other connection in the conduct of export trade or related services;

Whereas, I find, based on the evidence of record, that each of the above persons is related to d'Haens by affiliation, ownership, control, position of responsibility, or other connection in the conduct of export trade or related services;

It is therefore ordered: That paragraph III of the ALJ's Recommended Decision and Order of March 25, 1988, as affirmed by the Under Secretary's April 25, 1988 Order, entered against Joseph P.M. d'Haens, be amended by adding the following as persons related to d'Haens:

Discom NV, Liersesteenweg 96, 2520 Ranst, Belgium

and

Endymion NV, Liersesteenweg 98, 2520 Ranst, Belgium

and

Kronatech NV, Amerikalei 96, 2000 Antwerpen, Belgium

Each of the above persons is therefore subject to the same sanctions as are imposed against d'Haens by the April 25, 1988 Order, which continues in full force and effect.

This Order is effective immediately. A copy of this Order shall be served on each named related person and published in the **Federal Register**.

This constitutes the final agency action in this matter.

Dated: March 13, 1995.

#### William A. Reinsch,

Under Secretary for Export Administration. [FR Doc. 95–6720 Filed 3–17–95; 8:45 am] BILLING CODE 3510–DT–M

### **International Trade Administration**

[A-570-838]

Notice of Preliminary Determination of Sales at Less Than Fair Value: Honey From the People's Republic of China

**AGENCY:** Import Administration, International Trade Administration, Department of Commerce.

EFFECTIVE DATE: March 20, 1995.

FOR FURTHER INFORMATION CONTACT:

Karla Whalen or David J. Goldberger, Office of Antidumping Investigations, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone: (202) 482–6309 or (202) 482–4136, respectively.

#### **Preliminary Determination**

We preliminarily determine that honey from the People's Republic of China (PRC) is being, or is likely to be, sold in the United States at less than fair value (LTFV), as provided in section 733 of the Tariff Act of 1930, as amended (the Act). The estimated margins are shown in the "Suspension of Liquidation" section of this notice.

#### **Case History**

Since the initiation of this investigation on October 24, 1994, (59 FR 54434, October 31, 1994), the following events have occurred:

On November 1, 1994, we sent a survey to the PRC's Ministry of Foreign Trade and Economic Cooperation (MOFREC) and the China Chamber of Commerce for Foodstuffs, Native Produce and Animal By-products Importers and Exporters (the Chamber) requesting the identification of producers and exporters, and information on production and sales of honey exported to the United States.

A response to the survey was received on November 29, 1994. Based on this information, the Department sent full questionnaires including Attachment I (dealing with claims for Market Oriented Industry (MOI) status) and Attachment II (dealing with claims for Separate Rates), to MOFTEC and the Chamber, requesting that the questionnaire be transmitted to all companies that process honey for export to the United States and to all companies that were engaged in exporting honey to the United States during the period of investigation (POI). On December 13 1994, MOFTEC responded that it had done so.

On November 17, 1994, the U.S. International Trade Commission (ITC) notified the Department of Commerce (the Department) of its preliminary determination that there is a reasonable indication that an industry in the United States is materially injured or threatened with material injury by reason of imports of honey from the PRC that are allege to be sold at less than fair value.

On January 3, 1995, the Department received section A responses from the Chamber and 28 Chinese exporters and their respective producers. Supplemental information was received on January 5 and 23, 1995. Each exporter is listed with its supplier(s):

Kunshan Xinlong Food, Ltd. Kunshan Xinlong

Jiangsu Native Produce Import and Export Jiangsu Sweet and Qinghai Provincial Bee Products

Jiangxi Native Produce Import and Export Jianxi Ao Shan Duo Qi Beverage Factory

<sup>&</sup>lt;sup>1</sup> Several other companies were identified in the Order to Show Cause as possible being related to d'Haens. Based on the response to the Order to Show Cause, it has been determined that those companies are no longer related to d'Haens.